Mark B. French 1901 Central Drive, Suite 704 Bedford, Texas 76021 (817)268-0505 (817)796-1396 fax mark@markfrenchlaw.com email

#### ATTORNEY FOR JOE & ELBIRA ALVARADO

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

IN RE: CASE NO. 15-43092-MXM-13

JOE & ELBIRA ALVARADO CHAPTER 13

DEBTORS JUDGE MARK X. MULLIN

### DEBTORS' MODIFICATION OF CHAPTER 13 PLAN POST-CONFIRMATION

**MODIFICATION DATE: May 14, 2019** 

Language in italicized type in this *Plan Modification* shall be as defined in the General Order 2016-01, Standing Order Concerning Chapter 13 Cases and as it may be superseded or amended (General Order). All provisions of the General Order shall apply to this *Plan Modification* as if fully set out herein.

Pursuant to 11 U.S.C. §1329 the *Debtor* requests the following modification(s) to the *Debtors*' original or last modified Chapter 13 *Plan*.

## SECTION I HISTORY OF THE CASE

A. Total Paid In (Received to Date): \$209,089.99
Amount Due to be Current: \$0.00
Base Amount (Current): \$292,454.15

**Date of Calculation for Modification:** May 14, 2019

B. <u>Current Plan Payment to Trustee Amounts and Term:</u>

Start DateNumber PeriodsAmount2/201830\$5,791.76

# **SECTION II MODIFICATION**

А.	Reason for modification (MUST BE COMPLETED)		
	<ul> <li>X (1) To cure <i>Plan</i> arrears to the <i>Trustee</i>.</li> <li>(2) To provide or modify treatment for Secured, Priority or Unsecured claim not previously provided.</li> <li>(3) To provide for payment to the <i>Mortgage Lender</i> through the Conduit Program.</li> <li>(4) To make <i>Plan</i> sufficient (based on allowed claims).</li> <li>(5) To modify the Unsecured Creditors' Pool from \$ to \$</li> <li>(6) To modify the value of non-exempt property from \$ to \$</li> <li>(7) To set aside Interlocutory Order.</li> <li>X (8) Other: <i>Mr. Alvarado was involved in a serious motor vehicle accident in May 2019</i></li> </ul>		
	Mr. Alvarado wants to temporarily drop his payment to \$500.00 a month while he completes		
	rehabilitation prior to returning to work		
В.	New <i>Plan Payment</i> to <i>Trustee</i> Amount and Term:  The plan payment amount will be changed to:		
	*Start Date	Number Periods	<u>Amount</u>
	6/2019	3	\$500.00
	9/2019	12	\$7,114.70
	NEW BASE AMOUNT: \$292,454.28		
			ART DATE MAY NOT BE MORE THAN THIRTY (30) IS PLAN MODIFICATION.

Total amount of \$400.00, of which \$0.00 will be disbursed by the *Trustee* according to the Order of Payment set out in the confirmed *Plan* or last subsequently approved *Plan Modification*.

### **SECTION III**

# ALL OTHER PROVISIONS AS SET FORTH IN THE LAST CONFIRMED PLAN OR SUBSEQUENTLY APPROVED PLAN MODIFICATION REMAIN THE SAME.

Date: May 14, 2019

/s/ Mark B. French

Mark B. French

State Bar No. 07440600

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ATTORNEY FOR JOE & ELBIRA ALVARADO

## **CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that a copy of the foregoing DEBTOR'S MODIFICATION OF CHAPTER 13 PLAN AFTER CONFIRMATION was served upon the Debtor(s) and the parties listed below by or under the direction of the undersigned by United States First Class Mail, postage paid, and electronically by the Clerk and all other parties entitled to electronic notice on the date of filing hereof:

William T. Neary United States Trustee 1100 Commerce St., Room 976 Dallas, TX 75242-1496

Pam Bassel Standing Chapter 13 Trustee 7001 Blvd. 26, Suite 150 North Richland Hills, TX 76180

Joe & Elbira Alvarado PO Box 3155 San Jose, CA 95156

Date: May 14, 2019 /s/ Mark B. French
Mark B. French